C. Robert Steringer, OSB #983514

bob.steringer@harrang.com

HARRANG LONG GARY RUDNICK P.C. 1001 SW Fifth Avenue, 16th Floor

Portland, OR 97204

Telephone: 503-242-0000 Facsimile: 503-241-1458

Of Attorneys for Plaintiff University of Oregon

## UNITED STATES DISTRICT COURT

## DISTRICT OF OREGON

## **EUGENE DIVISION**

UNIVERSITY OF OREGON,

Case No. 6:15-cv-00260-AA

**EXTEND DEADLINES** 

**DECLARATION OF C. ROBERT** 

STERINGER IN SUPPORT OF **UNOPPOSED MOTION TO** 

Plaintiff,

VS.

MONICA DRUMMER and ARTHUR J. GALLAGHER RISK MANAGEMENT SERVICES, INC., an Illinois Corporation,

Defendants.

**MONICA DRUMMER and ARTHUR J.** GALLAGHER RISK MANAGEMENT SERVICES, INC., an Illinois Corporation,

Third-Party Plaintiffs,

VS.

SEABURY & SMITH, INC., a Delaware corporation,

Third-Party Defendant.

MARSH U.S. CONSUMER a service of

Page 1 – DECLARATION OF C. ROBERT STERINGER IN SUPPORT OF UNOPPOSED MOTION TO EXTEND DEADLINES

I, C. Robert Steringer, hereby declare that the following statement is true to the

best of my knowledge and belief, that I am competent to testify to the matters stated

herein, and that I understand it is made for use as evidence in court and is subject to

penalty for perjury.

1. I am an attorney with Harrang Long Gary Rudnick, P.C., counsel for

plaintiff, and I make this declaration in support of Plaintiff's Unopposed Motion to

Extend Discovery and Pretrial Deadlines.

2. Plaintiff requests an order extending discovery and pretrial deadlines to

September 16, 2015, because third-party practice has delayed discovery in this matter.

This request is brought in good faith and is not made for the purpose of delay.

3. On June 10, 2015, counsel for each party conferred on discovery planning,

ADR, and whether to consent to a magistrate in this case.

4. I conferred with all counsel and they do not oppose this Motion to Extend

Discovery and Pretrial Deadlines.

I declare under penalty of perjury under the laws of the United States of

America that the foregoing is true and correct.

DATED this 17th day of June, 2015

HARRANG LONG GARY RUDNICK P.C.

By: s/C. Robert Steringer

C. Robert Steringer, OSB #983514

bob.steringer@harrang.com Telephone: (503) 242-0000

Of Attorneys for Plaintiff University of

Oregon

Page 2 –DECLARATION OF C. ROBERT STERINGER IN SUPPORT OF UNOPPOSED MOTION TO EXTEND DEADLINES

## **CERTIFICATE OF SERVICE**

I certify that on June 17, 2015, I served or caused to be served a true and complete copy of the foregoing **DECLARATION OF C. ROBERT STERINGER IN SUPPORT OF UNOPPOSED MOTION TO EXTEND DEADLINES** on the party or parties listed below as follows:

Via CM / ECF Filing
Via First Class Mail, Postage Prepaid
Via Email
Via Personal Delivery

John E. Zehnder, OSB #054979
jzehnder@scheerlaw.com
Robert P. Schulhof, Jr., OSB #000018
rschulhof@scheerlaw.com
SCHEER & ZEHNDER LLP
101 SW Main Street, Suite 1600
Portland, OR 97204

Of Attorneys for Defendants and Third-Party Plaintiffs

James T. McDermott, OSB #933594 <u>jmcdermott@balljanik.com</u>

Gabriel M. Weaver, OSB #125970

gweaver@balljanik.com

BALL JANIK LLP

101 SW Main Street, Suite 100

Portland, OR 97204

Of Attorneys for Third-Party Defendant

HARRANG LONG GARY RUDNICK P.C.

By: s/C. Robert Steringer

C. Robert Steringer, OSB #983514

bob.steringer@harrang.com Telephone: (503) 242-0000

Of Attorneys for Plaintiff University of

Oregon

P0544537.v1